ATT-59 (REV. 03/03)

STATE OF GEORGIA

RETAILERS AND CONSUMPTION ON PREMISES LIQUOR LICENSE PERFORMANCE AND TAX LIABILITY BOND

GEORGIA DEPARTMENT OF REVENUE ALCOHOL AND TOBACCO DIVISION



BOND NO._____

P.O. Box 49512 ATLANTA, GA 30359-1512

	CALENDAR YEAR		
COUNTY OF			
KNOW ALL MEN BY THESE PRESENTS, That, we			
		CENSEE AS SHOWN ON APPLICATION)	_
and			, AS PRINCIPAL
(NAME OF CORPORA	ATION OR PARTNER(S) AND / OR OWN	NERS AND D/B/A)	
and(NAN	ME OF SURETY COMPANY EXECUTING	G BOND)	
a surety company incorporated and existing under the laws of the State			d authorized to execute
bonds and undertakings as a surety in the State of Georgia, AS SURET successor in office, for the use and benefit of said State, AS OBLIGEE, which, we bind ourselves, our heirs, executors, administrators and succ	TY, are held and firmly bound unto the ., in the sum of TWO THOUSAND and	State Revenue Commissioner of the State FIVE HUNDRED (\$2,500.00) DOLLARS,	of Georgia, and his
Signed with our hands and sealed with our seals, this	day of	, 20	
WHEREAS, the above-named Principal has applied to the S	State Revenue Commissioner of the S	state of Georgia for a license to engage in	business at
		as a retailer or consumption	on premise of distilled
(LOCATION OF BUSINES	SS)	·	•
spirits under the provisions of the Georgia Alcoholic Beverage Code, (Se		er amended), for a period beginning	day of
, and ending December 31,	, inclusive.		
taxes, license fees, rental charges, or otherwise, including penalties and the collection of amounts due the State, the nature and amount of such for the period covered by this bond, and shall, in the operation of said be regulations now, or hereafter, promulgated by the State Revenue Commact, and with such other conditions as the State Revenue Commissione force and effect and shall be construed as a bond of forfeiture. This bond may be cancelled by the Principal, the Surety or the state Revenue Commissione force and effect and shall be construed as a bond of forfeiture.	expenses to be determined by the Obsusiness, faithfully comply with all proving since under the authority of said A per may require in rules and regulations	oligee but not to exceed ONE HUNDRED (risions of said Act, as amended, and with a act, as amended, for the enforcement and a s, then this bond shall be void, otherwise, it	\$100.00) DOLLARS Il rules and administration of said shall remain of full
known address, but no such cancellation shall affect the liability of either			
This bond shall be in force for the period beginning on the			
Obligee for any other period. , inclusive, and shall not	t be construed as a renewal or continu	iation of any other bond executed by said i	rincipal and Surety to
IN WITNESS WHEREOF, the said Principal has hereunto set its duly authorized officials, or its duly authorized attorney in fact, and it			to be duly executed by
COUNTERSIGNED:			
	PRINCIPAL	(SIGNATURE OF LICENSEE)	(L.S.)
(LOCAL AGENT)			
	PRINCIPAL	(PARTNER(S))	(L.S.)
(ADDRESS)			
	PRINCIPAL	(OWNERS)	_
Approved this day of			
(CTATE DEVENUE COMMISSIONES)	SURETY	(ATTORNEY IN FACT)	-
(STATE REVENUE COMMISSIONER)		ç <u>-</u>	

NOTE: The official or attorney in fact signing for Surety shall attach to the original bond a certified copy of authority or power to bind the Surety. It shall show that the power is in force and effect at the time of the execution of the bond.